

Attachment 1

OGC Electronic Freedom of Information - NYT FOIA request -- BOP #1, filed 8/13/19

From: "Ivory, Danielle" <danielle.ivory@nytimes.com>
To: <OGC_EFOIA@bop.gov>
Date: 8/13/2019 4:58 PM
Subject: NYT FOIA request -- BOP #1, filed 8/13/19

Hi, I am enclosing a FOIA request, below. Please let me know if I can be of any help in explaining this or narrowing it.

Many thanks,

Danielle

Danielle Ivory
Reporter
The New York Times
620 Eighth Avenue
New York, NY 10018
Office phone: [212-556-1596](tel:212-556-1596)
Mobile phone: [917-280-2607](tel:917-280-2607)
Email: danielle.ivory@nytimes.com

Aug. 13, 2019

Bureau of Prisons
OGC_EFOIA@BOP.GOV

FREEDOM OF INFORMATION ACT REQUEST

Dear FOIA Officer:

Requested records

"Records" means information of any kind, including writings (handwritten, typed, electronic or otherwise produced, reproduced or stored), letters, memoranda, correspondence, notes, applications, completed forms, studies, reports, reviews, telephone conversations, faxes, emails, documents, photographs,

minutes of meetings, records of meetings in any form, and any other compilation of data from which information can be obtained. All of the foregoing are included in this request if they are in the possession of or otherwise under the New York Times requests for Records of the following type in the possession, custody, or control of OSHA.

Pursuant to the Freedom of Information Act, 5 U.S.C. Section 552 et seq ("FOIA"), I request copies of (or access to) documents about Jeffrey Epstein who died at the Metropolitan Correctional Center (MCC) on Aug. 10, 2019, specifically (hereafter described as "the records"):

- (1) The signed log in the Special Housing Unit at MCC that shows when prison staff did rounds on July 22 and 23, and Aug. 9 and 10.
- (2) All quarter entries (showing which cells he was housed in) for Jeffrey Epstein at MCC.
- (3) The CIM Clearance and Separatee data sheet for Jeffrey Epstein at MCC.
- (4) The chronological disciplinary records for Jeffrey Epstein at MCC.
- (5) The intake screening form for Jeffrey Epstein at MCC.
- (6) The security designation records for Jeffrey Epstein at MCC.
- (7) The inmate profile for Jeffrey Epstein at MCC.
- (8) All incident reports related to Jeffrey Epstein at MCC.
- (9) All medical reports related to Jeffrey Epstein at MCC.
- (10) The signed visitor log for Jeffrey Epstein at MCC.
- (11) Documents showing when MCC staff held meetings regarding Jeffrey Epstein, and who attended.
- (12) All records generated from the meeting at MCC during which it was decided that Jeffrey Epstein would be taken off suicide watch.
- (13) The Post-Watch report compiled in order to take Jeffrey Epstein off suicide watch.
- (14) The overtime sign-up sheets for the Special Housing Unit (9 South) at MCC for Aug. 9 and 10, and on July 22 and 23.
- (15) Documents showing which staff were augmented at MCC and what positions they worked in on Aug. 9 and 10, and on July 22 and 23.

The Bureau of Prisons web-based inmate locator shows that only one Jeffrey Epstein is listed in the BOP system, so identifying the correct Jeffrey Epstein should not be a problem for the bureau.

I am a reporter for The New York Times, an accredited and recognized newsgathering organization. I request the Records to inform the public about matters of public concern.

ONGOING LAW ENFORCEMENT PROCEEDINGS/INVESTIGATIONS

As to any records located in the investigative files of pending investigations, you may not assert Exemption 7(A) without conducting a document-by-document review to determine whether release of the records would interfere with ongoing law enforcement proceedings.

The United States District Court of the District of Columbia recently “remind[ed] the FBI of its obligation to conduct record-level reviews at the administrative level before refusing to produce records contained in its investigative files.” *Tipograph v. Dep’t of Justice*, 83 F. Supp. 2d 234 (D.D.C. Mar. 18, 2015)

In addition, the FOIA Improvement Act of 2016 added a provision instructing federal agencies to withhold records only when their release would work some foreseeable or is prohibited by law, not just because they may technically be exempt.

Even if the records might otherwise be exempt, an agency may withhold them only if their disclosure would actually harm the interest protected by the exemption, or if it is prohibited by some other law. 5 U.S.C 552(a)(8). The agency does need to identify what reasonably foreseeable harm would flow from release of the information being withheld, consider partial disclosure of the information, take reasonable steps to segregate and release nonexempt information.

RESPONSE TIME

FOIA requires that your agency respond to this request within 20 business days. This request is segregable, and your agency may not withhold entire records because of one section that you believe is exempt from disclosure. Under federal law, if you choose to withhold any such parts of the records from disclosure, you must specify in a written response the factual and legal basis for withholding any part of the Records.

ESTIMATED DATE OF COMPLETION

I respectfully request that you provide me with a reasonably estimated date of completion. See 5 U.S.C. § 552(a)(7)(B)(ii). If the estimated date of completion is being significantly delayed because of a portion of the request needs to be processed by another agency, please inform me which agency that is and whether it has provided you with an estimated date of completion.

FORMAT OF REQUESTED RECORDS

I am further requesting that the Records be provided to me on computer files in the same format as they are currently maintained at the agency, pursuant to *Burka v. Dept. of Health & Human Svcs.*, 87 F.3d 508 (D.C. Cir. 1996). As you know, providing documents electronically is cheaper than mailing hard copies.

FEE WAIVER

I respectfully request that you waive all fees in connection with this request as provided by 5 U.S.C. § 552(a)(4)(A)(iii). FOIA was designed to provide citizens a broad right to access government records. FOIA's basic purpose is to "open agency action to the light of public scrutiny," with a focus on the public's "right to be informed about what their government is up to." *U.S. Dep't of Justice v. Reporters Comm. For Freedom of Press*, 489 U.S. 749, 773–74 (1989) (internal quotation and citations omitted). In order to provide public access to this information, FOIA's fee waiver provision requires "[d]ocuments shall be furnished without any charge or at a [reduced] charge . . . disclosure of the information is in the public interest because it is likely to contribute significantly to public understanding of the operations or activities of the government and is not primarily in the commercial interest of the requester." 5 U.S.C. § 552(a)(4)(A)(iii).

EXPEDITED PROCESSING

There is extreme public interest in records concerning the prison stay and death of Jeffrey Epstein, who was accused of sexually abusing scores of women and underage girls. Not only has a person died in federal custody, but the death has generated multiple conspiracy theories implicating government works at the highest levels and taxpayer money. Disclosure of the records request is in the public interest because disclosure is likely to contribute significantly to the understanding of the operations or activities of the government. In addition, as one of the largest circulation newspapers in the United States, *The New York Times* plays an important role in sharing information with the public and helping the public understand how the federal government works. Disclosure of the records is not primarily in the commercial interest of myself or *The New York Times* but is intended to facilitate reporting on the

operations of government.

Please contact me if I may assist in your office's response to this request.

Yours,

Danielle Ivory

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Danielle Ivory

The New York Times

Office: [212-556-1596](tel:212-556-1596)

Cell: [917-280-2607](tel:917-280-2607)

Fax: [646-349-2536](tel:646-349-2536)

Signal encrypted chat: [917-280-2607](tel:917-280-2607)